

CHASAN LAMPARELLO MALLON & CAPPUZZO, P.C.
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201-348-6000
Attorneys for Defendant Hudson County Prosecutor's Office
File No.: 02290-0062

**UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY**

ERIN BURNS RUBAS,

Plaintiffs,

vs.

**HUDSON COUNTY PROSECUTOR'S
OFFICE, and HUDSON COUNTY
PROSECUTOR'S OFFICE CHIEF OF
INVESTIGATIONS GENNARO RUBINO
(Individually and in his Official Capacity
as the Chief of Investigation of the
Hudson County Prosecutor's Office),
JOHN AND JANE DOES 1-10,
individually and in their official
capacities.**

Defendants.

Civil Action No:2:18-cv-08223-MCA-LDW

**STIPULATION VACATING DEFAULT
AGAINST DEFENDANT HUDSON COUNTY
PROSECUTOR'S OFFICE**

THIS MATTER having been opened to the Court by CHASAN LAMPARELLO MALLON & CAPPUZZO, PC (Raymond J. Seigler, Esq., appearing), as attorneys for Defendant Hudson County Prosecutor's Office, the parties hereby stipulate and agree to vacate the default entered against these Defendants on July 24, 2018, and extend the time within which these Defendants might file and serve an Answer to Plaintiff's Complaint to Monday, July 30, 2018.

THE ABOUSHI LAW FIRM

By: /s Aymen Aboushi

AYMEN A. ABOUSHI, ESQ.

Attorneys for Plaintiff Erin Burns Rubas

CHASAN LAMPARELLO MALLON & CAPPUZZO, PC

By: /S Raymond Seigler

RAYMOND J. SEIGLER, ESQ.

Attorneys for Defendant Hudson County Prosecutor's Office